

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARK OFFICE Washington, D.C. 20231 MAII FD MAILED

DEC - 9 2004

EX PARTE: ELLIOTT, ET AL..

SERIAL NO.: 10/010,968

3 & REVIEW

FILED: TITLE:	11/15/04 LICENSING AUTOMATED IMPLANTATION SYSTEM FOR RADIOISOTOPE SEEDS
	nowledged of the statement filed <u>11/10/04</u> under the provisions of: 52 of the Atomic Energy Act, 42 U.S.C. 2182, as amended.
Section 30	05(c) of the National Aeronautics and Space Act, 42 U.S.C. 2457.
	ENT IS INSUFFICIENT SINCE: the form of an oath or a declaration (as provided by 37 CFR 1.68).
required by the during working	et forth the "full facts" surrounding the making and conception of the invention as e Act. The full facts should include whether the invention was made and conceived hours of an employer's, or on the inventor's own time, using his/her employer's illities, materials and services.
invention was	to setting forth the full facts concerning the circumstances under which the made, a general averment in accordance with the statutory requirements was not forth the contractual relationship (if any) with either DOE and/or NASA.
accordance wi is noted that th or unavailable unavailable inv	on required the statement be executed by "applicant" and this is construed in the patent statutes as meaning the person or persons who may apply for a patent. It is includes all joint inventors if the invention is joint, unless deceased, incompetent within the meaning of 37 CFR 1.47. If a statement by someone in place of the ventor(s) is to be accepted, the same proofs, information and assignment called for 7 (b) should be furnished, including the inventor's last known address. This has not
	ALL APPLICANTS MUST SIGN STATEMENT. PLEASE SUBMIT SUPPLEMENTAL STATEMENT WITH INVENTOR HOEDEMAN'S SIGNATURE.
the attention of said section, u necessary to is	n will be reached in about thirty (30) days for consideration of the need to call it to f the Commissioner for the purpose of the formally requesting a statement under nless a supplemental statement is voluntarily filed in the meantime. Should it be ssue a formal requirement for the statement, no provision is found for extension of f 30 days after the requirement is made.
Licensing and Special Laws A (703) 305-024 12/09/04	Administration Group

PLEASE DIRECT ALL COMMUNICATIONS RELATING TO THIS MATTER TO THE ATTENTION OF LICENSING AND REVIEW